$1700~\mathrm{MHz})$  and B1 ( $1700\text{--}1710~\mathrm{MHz})$  are based on Economic Areas (EAs) as defined in paragraph (a) of this section.

(1) 600 MHz band. Service areas for the 600 MHz band are based on Partial Economic Areas (PEAs), as defined by Public Notice: "Wireless Telecommunications Bureau Provides Details About Partial Economic Areas," DA 14-759, dated June 2, 2014. The service areas of PEAs that border the U.S. coastline of the Gulf of Mexico extend 12 nautical miles from the U.S. Gulf coastline. The service area of the Gulf of Mexico PEA that comprises the water area of the Gulf of Mexico extends from 12 nautical miles off the U.S. Gulf coast outward into the Gulf. Maps of the PEAs and the FEDERAL REGISTER notice that established the 416 PEAs are available for public inspection and copying at the Reference Center, Room CY A-257, 445 12th St. SW., Washington, DC 20554. These maps and data are also available on the FCC Web site at: http:// www.fcc.gov/oet/info/maps/areas/. The specific title, reference number, and date of the public notice will be determined in light of further proceedings pursuant to Docket No. 12-268 and the rule will be updated accordingly.

[62 FR 9658, Mar. 3, 1997]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §27.6, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at www.fdsys.gov.

## § 27.9 Operation of certificated signal boosters.

Individuals and non-individuals may operate certificated Consumer Signal Boosters on frequencies regulated under this part provided that such operation complies with all applicable rules under this part and §20.21 of this chapter. Failure to comply with all applicable rules voids the authority to operate a signal booster.

[78 FR 21564, Apr. 11, 2013]

## Subpart B—Applications and Licenses

## §27.10 Regulatory status.

The following rules apply concerning the regulatory status in the frequency bands specified in §27.5.

- (a) Single authorization. Authorization will be granted to provide any or a combination of the following services in a single license: common carrier, non-common carrier, private internal communications, and broadcast services. A licensee may render any kind of communications service consistent with the regulatory status in its license and with the Commission's rules applicable to that service. An applicant or licensee may submit a petition at any time requesting clarification of the regulatory status for which authorization is required to provide a specific communications service.
- (b) Designation of regulatory status in initial application. An applicant shall specify in its initial application if it is requesting authorization to provide common carrier, non-common carrier, private internal communications, or broadcast services, or a combination thereof
- (c) Amendment of pending applications. The following rules apply to amendments of a pending application.
- (1) Any pending application may be amended to:
- (i) Change the carrier regulatory status requested, or
- (ii) Add to the pending request in order to obtain common carrier, non-common carrier, private internal communications, or broadcast services status, or a combination thereof, in a single license.
- (2) Amendments to change, or add to, the carrier regulatory status in a pending application are minor amendments filed under §1.927 of this chapter.
- (d) Modification of license. The following rules apply to amendments of a license.
- (1) A licensee may modify a license to:
- (i) Change the regulatory status authorized, or
- (ii) Add to the status authorized in order to obtain a combination of services of different regulatory status in a single license.
- (2) Applications to change, or add to, the carrier status in a license are modifications not requiring prior Commission authorization. The licensee must notify the Commission within 30 days of the change. If the change results in